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8				
9	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11				
12	ΓΟDD VANDEHEY, an individual,		Case No.: 2:17-cv-02230-JAD-NJK	
13	Plaintiff,		APPENDIX OF EXHIBITS IN SUPPORT	
14	vs.		OF DEFENDANTS' OPPOSITION TO PLAINTIFF'S EMERGENCY MOTION	
15	REAL SOCIAL DYNAMICS, INC., a Nevada		FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY	
16	corporation; NICHOLAS KH		INJUNCTION	
17	OWEN COOK, an individual,			
18	Defendants.			
19			J	
20		APPENDIX (OF EXHIBITS	
21	Exhibit A	Vandehey Inde	pendent Contractor Agreement with RSD	
22	Exhibit B	Vandehey 1099	9-MISC Statements	
23	Exhibit C	Affidavit of Nic	cholas Kho	
24	Exhibit D	Valentine Life	Inc. Articles of Incorporation	
25	Exhibit E	Valentine Life Jan. 2016 to Jul	Inc. Bank of America account statements between 1. 2017	
26	Exhibit F	Valentine Life 2017	Inc. Bank of America account statements for Aug.	
27	Exhibit G		RSD/Nicholas Kho's GoDaddy account	
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1	Exhibit H	Todd's accounting emails	
2	Exhibit I	Summary of Bank of America statements	
3	Exhibit J	Vandehey American Express account summaries	
4	Exhibit K	August 11, 2017 email from Defendant's counsel to Plaintiff's counsel	
5	Exhibit L	Transcript of phone call between the parties on August 11, 2017	
6	Exhibit M	Operating Agreement of Valentine Life Inc.	
7 8	Exhibit N Real Social Dynamics, Inc. and the logo for "I Dynamics, Inc."		
9 10	Exhibit O	RSD forum discussions with the signature line "TODD – RSD Senior Instructor SPECIAL EVENTS – Master Pickup Artist Extraordinaire"	
11	Exhibit P	Real Social Dynamics, Inc. and the logo for "Real Social Dynamics, Inc."	
12 13	Exhibit Q Websites had the legal terms and conditions of Rea		
14	Exhibit R	Screenshot of Bank of America suspense account	
15	Exhibit S	Vandehey opened a credit account against Valentine Life Inc.	
16	Exhibit T	Vandehey email explaining \$30,000 withdrawal	
17	Exhibit U	Vandehey email to Kho requesting the purchase of various domains	
18	Exhibit V	January 17, 2017 email from Michael Ampikapon to Kho	
19	Exhibit W	Vandehey sales summary	
20	Exhibit X	RSD Contractor Agreements	
21	Exhibit Y	Affidavit of Damages as reported by Defendant Kho	
22	Exhibit Z	Email from Vandehey to RSD on May 21, 2017	
23	Exhibit AA	Email from Vandehey to Defendants on August 19, 2014	
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CERTIFICATE OF SERVICE I hereby certify that I am an employee of Maier Gutierrez & Associates, and that on the 6th day of September, 2017, a true and correct copy of the foregoing APPENDIX OF EXHIBITS IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFF'S EMERGENCY MOTION FOR A TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION was electronically filed with the Clerk of the Court using the Court's CM/ECF system, and served to all parties and counsels of record registered to receive CM/ECF notifications. /s/ Natalie Vazquez An employee of MAIER GUTIERREZ & ASSOCIATES